BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2006-341-C - ORDER NO. 2007-141

MARCH 2, 2007

IN RE:	Application of BLC Management, LLC d/b/a)	ORDER GRANTING
	Angles Communications Solutions d/b/a)	CERTIFICATE AND
	Mexicall Solutions for a Certificate of Public)	APPROVING FLEXIBLE
	Convenience and Necessity to Provide Local)	AND MODIFIED
	Exchange and Interexchange)	ALTERNATIVE
	Telecommunications Services in South)	REGULATION
	Carolina and for Flexible and Alternative)	
	Regulation.)	

This matter comes before the Public Service Commission of South Carolina ("Commission") by way of the Application of BLC Management, LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions ("BLC" or the "Company") requesting a Certificate of Public Convenience and Necessity authorizing it to provide resold local exchange and interexchange telecommunications services within the State of South Carolina. The Company's Application was filed pursuant to S.C. Code Ann. §58-9-280 (Supp. 2006) and the rules and regulations of the Commission. By its Application, BLC also requests flexible regulation of its local exchange service offerings pursuant to Order No. 98-165 in Docket No. 1997-467-C, alternative regulation of its business interexchange services consistent with Commission Orders, and waiver of certain Commission regulations.

The Commission's Docketing Department instructed BLC to publish, one time, a Notice of Filing in newspapers of general circulation in the areas of the state affected by the Application. The purpose of the Notice of Filing was to inform interested parties of the Application of BLC and of the manner and time in which to file the appropriate pleadings for participation in the proceeding. BLC complied with this instruction and provided the Commission with proof of publication of the Notice of Filing. A Petition to Intervene was filed by the South Carolina Telephone Coalition ("SCTC"). Subsequent to the intervention, BLC and SCTC reached a Stipulation, attached hereto as Order Exhibit 2.

Subsequently, BLC and ORS filed a Settlement Agreement attached hereto as Order Exhibit 1. A hearing was convened on February 20, 2007, at 10:00 a.m. in the offices of the Commission in Columbia, South Carolina, before David Butler, Hearing Examiner. BLC was represented by Bonnie D. Shealy, Esquire. The Office of Regulatory Staff ("ORS") was represented by Wendy B. Cartledge, Esquire. The South Carolina Telephone Coalition did not appear at the hearing.

Brian Cox, President and Chief Executive Officer of the Company, testified in support of the Company's Application. The record reveals that BLC is a limited liability company organized under the laws of the State of Tennessee and that is registered to transact business in South Carolina as a foreign limited liability company. According to Mr. Cox, the Company seeks authority as a reseller of local services and interexchange services. Mr. Cox explained the Company's request for authority, and the record further reveals the Company's services, operations, and marketing procedures. The Company

intends to primarily offer prepaid services to residential customers through retail outlets, although the Company does intend to offer service to some business customers. Mr. Cox also discussed BLC's technical, financial, and managerial resources to provide the services for which it seeks authority. Mr. Cox offered that BLC possesses sufficient financial resources to support its operations in South Carolina.

With regard to management and technical capabilities, the Company's Application and Mr. Cox's testimony both evidence that BLC's management has extensive experience in telecommunications, information technology, regulatory matters, and accounting and finance. Mr. Cox also testified that BLC will operate in accordance with Commission rules, regulations, guidelines, and Commission Orders. Mr. Cox offered that approval of BLC's Application would serve the public interest.

Mr. Cox, on behalf of the Company, requests a waiver of 26 S.C. Code Ann. Regs.103-610, since the Company's books are maintained in Tennessee. Further, the Company requests an exemption from record keeping policies that require maintenance of financial records in conformance with the Uniform System of Accounts ("USOA"). BLC maintains its books in accordance with Generally Accepted Accounting Principles ("GAAP"). In addition, the Company requests that it not be required to publish local exchange directories and therefore requests waiver of 26 S.C. Code Ann. Regs. 103-631.

After consideration of the applicable law, the Company's Application, and the evidence presented at the hearing, the Commission hereby issues its findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. BLC is organized under the laws of the State of Tennessee as a limited liability corporation, and is authorized to do business as a foreign limited liability corporation in South Carolina by the Secretary of State.
- 2. BLC desires to operate as a provider of resold local and interexchange services in South Carolina.
- 3. We find that BLC possesses the managerial experience and capability to operate as a provider, through resale, of local services and interexchange services in South Carolina.
- 4. We find, based on the financial statements submitted by the Company and the testimony at the hearing, that BLC possesses sufficient financial resources to provide the services as described in its Application and testimony.
- 5. We find that the issuance of a Certificate of Public Convenience and Necessity to BLC to operate as a reseller of local exchange telecommunications and interexchange services in South Carolina would be in the best interest of the citizens of South Carolina by providing more innovative services.
- 6. BLC requests a waiver of 26 S.C. Code Ann. Regs. 103-610. The Commission finds BLC's requested waiver reasonable and understands the potential difficulty presented to BLC should the waiver not be granted. Further, we find that a waiver of 26 S.C. Code Ann. Regs. 103-610 to be in the public interest. We also believe that exemption from the policies that would require the Company to keep its records

under the USOA is reasonable. Additionally we find that a waiver of 26 S.C. Code Ann. Regs. 103-631 is reasonable and in the public interest.

- 7. The Company has the managerial, technical, and financial resources to provide the services as described in its Application. S.C. Code Ann. Section 58-9-280 (B) (1) (Supp. 2006).
- 8. The Commission finds that the Company's "provision of service will not adversely impact the availability of affordable local exchange service." S.C. Code Ann. Section 58-9-280 (B) (3) (Supp. 2006).
- 9. The Commission finds that the Company will support universally available telephone service at affordable rates. S.C. Code Ann. Section 58-9-280 (B) (4) (Supp. 2006).
- 10. The Commission finds that services to be provided by the Company will meet the service standards of the Commission. S.C. Code Ann. Section 58-9-280 (B) (2) (Supp. 2006).
- 11. The Commission finds that the provision of local exchange service by the Company "does not otherwise adversely impact the public interest." S.C. Code Ann. Section 58-9-280(B)(5) (Supp. 2006).
- 12. Following execution of a Stipulation with intervenor South Carolina Telephone Coalition ("SCTC"), the SCTC withdrew its opposition to the Application.

CONCLUSIONS OF LAW

- The Commission concludes that BLC possesses the managerial, technical, and financial resources to provide the telecommunications services as described in its Application.
- 2. The Commission concludes that BLC will participate in the support of universally available telephone service at affordable rates to the extent that BLC may be required to do so by the Commission.
- 3. The Commission concludes that BLC will provide services which will meet the service standards of the Commission.
- 4. The Commission concludes that approval of BLC's Application to provide intrastate telecommunications services within South Carolina will serve the public interest by providing for efficient use of existing telecommunications resources.
- 5. The Commission concludes that the provision of telecommunications service by BLC will not adversely impact the public interest.
- 6. The Commission concludes that the issuance of the authority to provide intrastate local exchange and interexchange telecommunications services as requested by BLC and as set forth in its Application and Mr. Cox's testimony is in the best interests of the citizens of the State of South Carolina.
- 7. The Commission concludes that a Certificate of Public Convenience and Necessity should be granted to BLC to provide resold intrastate local exchange telecommunications services and intrastate interexchange telecommunications services.

- 8. The Commission adopts a rate design for BLC for its residential interexchange services which include maximum rate levels for each tariff charge. A rate structure incorporating maximum rate levels with the flexibility for adjustment below the maximum rate levels has been previously adopted by the Commission. *In Re: Application of GTE Sprint Communications Corporation, etc.*, Order No. 84-622, issued in Docket No. 84-10-C (August 2, 1984).
- 9. BLC shall not adjust its residential interexchange rates for end-users below the approved maximum level without notice to the Commission and to the public. BLC shall file its proposed rate changes, publish its notice of such changes, and file affidavits of publication with the Commission two weeks prior to the effective date of the changes. However, the public notice requirement is waived, and therefore not required, for reductions below the maximum cap in instances which do not affect the general body of subscribers or do not constitute a general rate reduction. *In Re: Application of GTE Sprint Communications, etc.*, Order No. 93-638, issued in Docket No. 84-10-C (July 16, 1993). Any proposed increase in the maximum rate level for residential interexchange services reflected in the tariff which would be applicable to the general body of the Company's subscribers shall constitute a general ratemaking proceeding and will be treated in accordance with the notice and hearing provisions of S.C. Code Ann. §58-9-540 (Supp.2006).
- 10. The Commission concludes that BLC's intrastate interexchange business telecommunications services shall be regulated in accordance with the principles and procedures established for alternative regulation of business service offerings set out in

Order Nos. 95-1734 and 96-55 in Docket No. 95-661-C. The Commission has previously granted this "alternative regulation" to competitive intrastate interexchange carriers operating within South Carolina, and the Commission concludes that the competitive marketplace requires the Commission to allow this flexible regulation to those carriers which request it. Specifically, the Commission-approved alternative regulation allows business service offerings, including consumer card services and operator services, to be subject to a relaxed regulatory scheme identical to that granted to AT&T Communications in Order Nos. 95-1734 and 96-55 in Docket No. 95-661-C. However, pursuant to Order No. 2001-997 (Docket No. 2000-407-C), this Commission has modified alternative regulation by the re-imposition of rate caps with regard to certain "operator-assisted calls" where a customer uses a local exchange carrier's calling card to complete calls from locations which have not selected that local exchange carrier as the toll provider. Order No. 2001-997, dated November 8, 2001, imposed a maximum cap of \$1.75 for operator surcharges for such calls, and a maximum cap of \$0.35 related to the flat per-minute rate associated with these calls. Under this relaxed regulatory scheme, tariff filings for business services shall be presumed valid upon filing. The Commission will have seven (7) days in which to institute an investigation of any tariff filing. If the Commission institutes an investigation of a particular tariff filing within the seven days, the tariff filing will then be suspended until further Order of the Commission.

11. The Commission concludes the Company's local exchange telecommunications services shall be regulated in accordance with the principles and procedures established for flexible regulation first granted to NewSouth Communications

by Order No. 98-165 in Docket No. 97-467-C. Specifically, the Commission adopts for the Company's competitive intrastate local exchange services a rate structure incorporating maximum rate levels with the flexibility for adjustment below the maximum rate levels approved by the Commission. Further, the Company's local exchange service tariff filings are presumed valid upon filing, subject to the Commission's right within thirty (30) days to institute an investigation of the tariff filing, in which case the tariff filing would be suspended pending further Order of the Commission. Further, any such tariff filings will be subject to the same monitoring process as similarly situated competitive local exchange carriers.

- 12. We conclude that BLC's request for waiver of 26 S.C. Code Ann. Regs. 103-610 should be granted as strict compliance with the regulation would potentially cause undue hardship on that Company. We also grant exemption from the policies requiring the use of USOA. In addition, we grant waiver of 26 S.C. Code Ann. Regs. 103-631, which requires publication of a local telephone directory.
- 13. The Stipulation and Settlement Agreement between the various parties should be approved.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED THAT:

1. A Certificate of Public Convenience and Necessity should be granted to BLC to provide intrastate interexchange services through the resale of services authorized for resale by tariffs of carriers approved by the Commission, as well as to provide resold local exchange telecommunications services within the State of South Carolina.

- 2. The Company's rate designs for its products shall conform to those designs described in Conclusions of Law above.
- 3. If it has not already done so by the date of issuance of this Order, BLC shall file its revised tariff, if any, and an accompanying price list for any applicable rates within thirty (30) days of receipt of this Order. The revised tariff shall be consistent with the findings of this Order and shall be consistent with the Commission's Rules and Regulations, as well as the provisions of the BLC-ORS Settlement Agreement.
- 4. The Company's service is subject to access charges pursuant to Commission Order No. 86-584, in which the Commission determined that for access purposes resellers and facilities-based interexchange carriers should be treated similarly.
- 5. With regard to the Company's resale of service, an end-user should be able to access another interexchange carrier or operator service provider if the end-user so desires.
- 6. BLC shall resell the services of only those interexchange carriers or LECs authorized to do business in South Carolina by this Commission. If BLC changes underlying carriers, it shall notify the Commission in writing.
- 7. With regard to the origination and termination of toll calls within the same LATA, BLC shall comply with the terms of Order No. 93-462, Order Approving Stipulation and Agreement, in Docket Nos. 92-182-C, 92-183-C, and 92-200-C (June 3, 1993), with the exception of the 10-XXX intraLATA dialing requirement, which has been rendered obsolete by the toll dialing parity rules established by the FCC pursuant to the Telecommunications Act of 1996 (See, 47 CFR 51.209). Specifically, BLC shall

comply with the imputation standard as adopted by Order No. 93-462 and more fully described in paragraph 4 of the Stipulation and Appendix B approved by Order No. 93-462.

8. BLC shall file annual financial information in the form of annual reports and gross receipts reports as required by the Commission. The annual report and the gross receipt report will necessitate the filing of intrastate information. Therefore, BLC shall keep financial records on an intrastate basis for South Carolina to comply with the annual report and gross receipts filings. The proper form for filing annual financial information can be found at the Commission's website at www.psc.sc.gov/forms.asp or at the ORS's website at www.www.psc.sc.gov/forms.asp or at the ORS's website at www.ww.ww.ww.ww.psc.sc.gov/forms.asp or at Telecommunications Company Annual Report." This form shall be utilized by the Company to file annual financial information with the Commission and ORS and shall be filed no later than April 1st.

Commission gross receipts forms are due to be filed with the Commission and ORS no later than August 31st of each year. The proper form for filing gross receipts information can be found at the ORS website at www.regulatorystaff.sc.gov, and the appropriate form is entitled "Gross Receipts Form."

Each telecommunications company certified in South Carolina is required to file annually with the ORS the Intrastate Universal Service Fund ("USF") worksheet, which may be found on the ORS's website at www.regulatorystaff.sc.gov. This worksheet provides ORS information required to determine each telecommunications company's

liability to the State USF fund. The Intrastate USF worksheet is due to be filed annually no later than **August 15**th with the Commission and ORS.

- 9. The Company shall, in compliance with Commission regulations, designate and maintain an authorized utility representative who is prepared to discuss, on a regulatory level, customer relations (complaint) matters, engineering operations, tests, and repairs. In addition, the Company shall provide to the Commission and ORS in writing the name of the authorized representative to be contacted in connection with general management duties as well as emergencies which occur during non-office hours. BLC shall file the names, addresses, and telephone numbers of these representatives with the Commission within thirty (30) days of receipt of this Order. The "Authorized Utility Representative Information" form can be found at the Commission's website at www.psc.sc.gov/forms.asp; this form shall be utilized for the provision of this information to the Commission and ORS. Further, the Company shall promptly notify the Commission and ORS in writing if the representatives are replaced.
- 10. The Company is directed to comply with all Rules and Regulations of the Commission, unless a regulation is specifically waived by the Commission.
- 11. At the hearing, BLC requested a waiver of 26 Code Ann. Regs. 103-610 (Supp. 2006), which requires that records required by the Commission's Rules and Regulations be maintained in South Carolina. The Commission finds BLC's requested waiver reasonable and understands the potential difficulty presented to BLC should the waiver not be granted. The Commission therefore grants the requested waiver. However, BLC shall make available its books and records at all reasonable times upon request by

the Office of Regulatory Staff, and BLC shall promptly notify the Commission and ORS if the location of its books and records changes.

- 12. BLC also requests that it be exempt from record keeping policies that require a carrier to maintain its financial records in conformance with the Uniform System of Accounts. The USOA was developed by the FCC as a means of regulating telecommunications companies subject to rate base regulation. As a competitive carrier, BLC maintains its book of accounts in accordance with Generally Accepted Accounting Principles. GAAP is used extensively by interexchange carriers and other competitive telecommunications carriers. Accordingly, BLC requests an exemption from the USOA requirements. We grant the Company's request for the reasons stated above.
- 13. BLC is required to comply with Title 23, Chapter 47 of the South Carolina Code Annotated, which governs the establishment and implementation of a "Public Safety Communications Center," which is more commonly known as a "911" system or "911 service." Services available through a 911 system include law enforcement, fire, and emergency medical services. In recognition of the necessity of quality 911 services being provided to the citizens of South Carolina, the Commission hereby instructs BLC to contact the appropriate authorities regarding 911 service in the counties and cities where the Company will be operating. Contact with the appropriate 911 service authorities is to be made before beginning local telephone service in South Carolina. Accompanying this Order is a memorandum from the State 911 Office of the Office of Research & Statistics of the South Carolina Budget and Control Board. This memorandum provides information about contacting County 911 Coordinators. By this

Order and prior to providing local telephone services in South Carolina, BLC shall contact the 911 coordinator in each county (and city where the city has its own 911 system) and shall provide information regarding the Company's operations as required by the 911 system.

- 14. The Stipulation and Settlement Agreement between the various parties are hereby approved.
- 15. This Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:

G. O'Neal Hamilton, Chairman

ATTEST:

C. Robert Moseley, Vice Chairman

(SEAL)

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BEFORE



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THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2006-341-C

January <i>31</i> ,	2007		刀
IN RE:			四
Application of BLC Management LLC)		$\overline{\alpha}$	H
d/b/a Angles Communication Solutions)		2	Annual stand
d/b/a Mexicall Solutions For a	<u> </u>	<u>~</u>	
Certificate of Public Convenience and) Necessity to Provide Local Exchange)	C C	20	
and Interexchange Telecommunications)	SETTLEMENT AGREEMEN	IT	
Services in South Carolina and for)			
Flexible Regulation and Alternative)			
Regulation			

This Settlement Agreement ("Settlement Agreement") is made by and among the Office of Regulatory Staff ("ORS") and BLC Management LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions ("BLC" or "the Company") (collectively referred to as the "Parties" or sometimes individually as "Party");

WHEREAS, on November 2, 2006, BLC filed an application requesting (i) a Certificate of Public Convenience and Necessity be granted to provide resold local exchange and interexchange telecommunications services within the State of South Carolina; (ii) flexible regulation for its local exchange telecommunications services consistent with Commission Order No. 98-165 in Docket No. 97-476-C; (iii) alternative regulation for its business services, consumer card services, operator services and private line service offerings consistent with Commission Orders No. 95-1734 and 96-55 in Docket No. 95-661-C as modified by Order No. 2001-997 in Docket No. 2000-407-C;

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and (iv) waiver of Commission regulations 103-610 (Location of Records and Reports), 103-631 (Publication of Directories), and any Commission policies or rules requiring a carrier to maintain is books under the Uniform System of Accounts ("USOA") method;

WHEREAS, on November 28, 2006, the Commission issued Order 2006-694 appointing David Butler, Esquire as the Hearing Examiner for this matter;

WHEREAS, on November 7, 2006, counsel for ORS entered a notice of appearance in this matter;

WHEREAS, on November 14, 2006, the Public Service Commission of South Carolina (the "Commission") issued a notice of hearing and set return dates for the hearing in the above captioned matter scheduled to be heard before a Hearing Examiner on February 12, 2007;

WHEREAS, on December 14, 2006, the South Carolina Telephone Coalition filed a Petition to Intervene;

WHEREAS, on December 20, 2006, BLC pre-filed testimony of Brian Cox with the Commission;

WHEREAS, the purpose of this proceeding is to review the application filed by BLC and its request for a Certificate of Public Convenience and Necessity;

WHEREAS, since the filing of the notice, ORS has conducted a review of the technical, managerial, and financial expertise of the Company to provide such services;

WHEREAS, ORS has reviewed the application and the financial data provided by the Company, and ORS has calculated certain performance ratios based upon information provided by the Company;

WHEREAS, ORS has investigated the services to be offered by BLC and its intended customer service plans;

WHEREAS, ORS has reviewed the prefiled testimony of Brian Cox;

WHEREAS, as a result of its investigations, ORS has determined a) BLC intends to offer resold local exchange and interexchange services throughout the State of South Carolina to primarily small and medium volume business and residential users; b) BLC requests that its interexchange business service offerings, consumer card services, operator services and private line service offerings be regulated under alternative regulation and that its local exchange and interexchange tariff filings be regulated under flexible regulation; c) the officers of BLC possess sufficient technical and managerial abilities to adequately provide the services applied for; d) based upon the financial information provided and the analysis performed BLC appears to have the financial resources necessary to provide the services proposed in its application; e) BLC agrees to file its final tariff with the Commission prior to offering services within the State: f) the final tariff shall include any modifications as agreed to by the Company and the ORS; g) the services provided by BLC will meet the service standards required by the Commission; and h) to the extent it is required to do so by the Commission, BLC will participate in the support of universally available telephone service at affordable rates.

WHEREAS, to ensure compliance with the Commission's statutes and regulations, the Parties have agreed to the following comprehensive settlement of all issues in this docket;

WHEREFORE, in the spirit of compromise, the Parties hereby stipulate and agree to the following terms and conditions:

- 1) The Parties agree that BLC's application and exhibits to the application are incorporated into this Settlement Agreement and made a part hereof;
- 2) The Parties agree to stipulate into the record before the Commission this Settlement Agreement. The Parties also agree to stipulate to the pre-filed testimony of BLC Witness Brian Cox who will be presented without cross-examination by ORS;
- 3) The Parties agree that the Company should be granted a Certificate of Public Convenience and Necessity to provide resold local exchange and interexchange telecommunications services within the state of South Carolina;
- The Company has requested a waiver of 26 S.C. Code Ann. Regs. 103-610 (location of books and records). However, S.C. Code Ann. §58-9-380 (as amended by 2006 Acts No. 318) provides that:

Each telephone utility shall have an office in one of the counties of this State in which its property or some part thereof is located and shall keep in such office all such books, accounts, papers and records as shall reasonably be required by the Office of Regulatory Staff. No books, accounts, papers or records required by the ORS to be kept within the State shall be removed at any time from the State except upon such conditions as may be prescribed by the Office of Regulatory Staff.

ORS is agreeable to allowing the Company to maintain its books and records outside of the State of South Carolina in exchange for the Company agreeing to provide access to the Company's books and records. This provision of the Settlement Agreement shall not be construed as a waiver by ORS of S.C. Code Ann. § 58-4-55 (Supp. 2005) or § 58-9-1070 (as amended by 2006 Acts No. 318). ORS expressly reserves its rights to require the production of books, records and other information located within or outside of the State of South Carolina in order to carry out its duties and compliance with any state or federal regulations.

- 5) The Company has requested a waiver of any Commission rules or policies requiring a carrier to maintain its financial records in conformance with the Uniform System of Accounts ("USOA"). The Company, acknowledges that S.C. Code Ann. § 58-9-340 (effective May 24, 2006) provides that the ORS may, in its discretion, and subject to the approval of the Commission, prescribe systems of accounts to be kept by telephone utilities subject to the commission's jurisdiction and the ORS may prescribe the manner in which the accounts shall be kept and may require every telephone utility to keep its books, papers, and records accurately and faithfully according to the system of accounts as prescribed by the ORS. The Company agrees to keep its books, papers, and records in such a manner that permits ORS to audit its revenues and expenses for compliance with programs such as but not limited to USF and Interim LEC funds and gross receipts. The Company agrees to complete the USF Form, which is attached in its current form as Exhibit 1, and as the form may be amended from time to time;
- 6) ORS does not oppose the Company's request for a waiver from 26 S.C. Code Ann. Regs. 103-631 which requires the publication of directories;
- 7) ORS does not oppose the Company's request that its local telecommunications services as described in its application be regulated pursuant to the procedures established for flexible regulation in Commission Order No. 98-165 in Docket No. 1997-467-C;
- 8) ORS does not oppose the Company's request that its business services, consumer card services, operator services and private line service offerings be regulated pursuant to the procedures established for alternative regulation in Orders No. 95-1734

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and 96-55 in Docket No. 95-661-C as modified by Order No. 2001-997 in Docket No. 2000-407-C.

- 9) BLC agrees to resell the services of only those interexchange carriers authorized to do business in South Carolina by the Commission.
- 10) BLC agrees that the Company will allow an end-user of resold services to access an alternative interexchange carrier or operator service provider if the end-user expresses such a desire.
- 11) BLC agrees to file necessary financial information with the Commission and ORS for universal service fund reporting, annual reporting and gross receipts. The parties agree that such reports shall be filed pursuant to ORS instructions and monies shall be remitted in accordance with the directions of ORS and the Commission.
- 12) BLC agrees to make revisions to its tariff recommended by ORS which are attached hereto as Exhibit 2.
- 13) Since the Company may offer prepaid calling card and prepaid long distance services in the future, BLC agrees that it shall post a surety bond in the amount of \$5,000 prior to offering prepaid calling card or prepaid long distance services as required by the South Carolina Public Service Commission (the "Commission").
- 14) The Company agrees to comply with all verification regulations governing change of preferred carriers as established by Federal Communications Commission. In addition, the Company agrees to comply with the marketing practices and guidelines established in Order No. 95-638;
- 15) BLC agrees to comply with South Carolina Code Section § 58-9-300 entitled "Abandonment of Service." Additionally, BLC agrees to adhere to the Federal

Communication Commission rule 47 C.F.R. § 64.1190 and 64.1130 regarding preferred carrier freezes and the requirement that the form of the written authorization for the institution of the freeze be a separate or easily separable document. Prior to abandonment of service, BLC shall remove any preferred carrier freeze so as to enable consumers to seamlessly transfer their telephone numbers to another provider;

- 16) If BLC changes it business model such that it would result in the deployment of its own switching and networking facilities, BLC agrees to engage in good faith negotiations with non-BellSouth incumbent local exchange carriers whose networks interconnect with BellSouth at the same local tandem regarding traffic exchange;
- Carolina Code Annotated, which governs the establishment and implementation of a "Public Safety Communications Center," also known as 911 services." At that time, the Company agrees to contact the appropriate authorities regarding 911 services in the counties and cities where the Company will be operating prior to initiating local service in South Carolina and shall provide the 911 coordinator in each county and/or city with information regarding the Company's operations. Attached as Exhibit 3 to this Settlement Agreement is a memorandum from the State 911 Office which provides contact information for the County 911 Coordinators;
- 18) BLC agrees to comply with all rules and regulations of the Commission unless the Commission has expressly waived such rule or regulation;
- ORS is charged by law with the duty to represent the public interest of South Carolina pursuant to S.C. Code § 58-4-10(B) (added by Act 175). S.C. Code § 58-4-10(B)(1) through (3) reads in part as follows:

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...'public interest' means a balancing of the following:

- (1) concerns of the using and consuming public with respect to public utility services, regardless of the class of customer;
- (2) economic development and job attraction and retention in South Carolina; and
- (3) preservation of the financial integrity of the State's public utilities and continued investment in and maintenance of utility facilities so as to provide reliable and high quality utility services.

ORS believes the Settlement Agreement reached among the Parties serves the public interest as defined above;

- Settlement Agreement in its entirety as a fair, reasonable and full resolution of all issues in the above-captioned proceeding and to take no action inconsistent with its adoption by the Commission. The Parties further agree to cooperate in good faith with one another in recommending to the Commission that this Settlement Agreement be accepted and approved by the Commission. The Parties agree to use reasonable efforts to defend and support any Commission order issued approving this Settlement Agreement and the terms and conditions contained herein;
- The Parties agree that signing this Settlement Agreement will not constrain, inhibit, impair or prejudice their arguments or positions held in other collateral proceedings, nor will it constitute a precedent or evidence of acceptable practice in future proceedings. If the Commission declines to approve the Settlement Agreement in its entirety, then any Party desiring to do so may withdraw from the Settlement Agreement in its entirety without penalty or obligation;
- 20) This Settlement Agreement shall be interpreted according to South Carolina law;

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21) The above terms and conditions fully represent the agreement of the

Parties hereto. Therefore, each Party acknowledges its consent and agreement to this

Settlement Agreement by affixing its signature or by authorizing counsel to affix his or her

signature to this document where indicated below. Counsel's signature represents his or her

representation that his or her client has authorized the execution of the agreement.

Facsimile signatures and email signatures shall be as effective as original signatures to bind

any party. This document may be signed in counterparts, with the original signature pages

combined with the body of the document constituting an original and provable copy of this

Settlement Agreement. The Parties agree that in the event any Party should fail to indicate

its consent to this Settlement Agreement and the terms contained herein, then this

Settlement Agreement shall be null and void and will not be binding on any Party.

(Signature Pages Follow)

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WE AGREE:

Representing the Office of Regulatory Staff

Wendy B. Cartledge

Wendy B. Cartledge, Esquire

Attorney

1441 Main Street, Suite 300 Columbia, South Carolina 29201

Phone: (803) 737-0863 Fax: (803) 737-0895

Email: wcartle@regstaff.sc.gov

WE AGREE:

Representing BLC Management LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions

Bonnie D. Shealy, Esquire

Robinson, McFadden & Moore, P.C.

Post Office Box 944

Columbia, South Carolina 29202

Phone: (803) 779-8900 Fax: (803) 252-0724

Email: bshealy@robinsonlaw.com

South Carolina Universal Service Fund Contribution Worksheet

Contributor Identification Information:				
101. Legal name of reporting entity:				
102. IRS employer identification number:				
103. Name telecommunications service provider is doing business as if different than				
shown above:				
104. Complete mailing address of reporting entity:				
105. Individual who completed this worksheet:				
106. Telephone number of individual completing the worksheet:				
107. E-mail address for individual completing the worksheet:				
108. Fax number of individual completing the worksheet:				
109. Address that Universal Service Fund bills should be sent:				
110. Contact person at your Company for Universal Service Fund billing questions:				
111. Telephone number for individual provided in Item 110:				
112. E-mail address for individual provided in Item 110:				

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Oocket No. 2006-341-C
Order No. 2007-141

March 2, 2007

South Carolina Universal Service Fund Contribution Worksheet

Certification of Revenues:

113.	Revenues:		
month	(a)Total Intrastate End User Operating Revenues in South Carolina for 12 ns period ending 12/31/2005:		
month	(b)Total Interstate End User Operating Revenues in South Carolina for 12 ns period ending 12/31/2005:		
Caroli	(c)Total Intrastate and Interstate End User Operating Revenues in South ina for 12 months period ending 12/31/2005:	· •	
114. Certification of Report: I certify that I am an officer of the above named reporting entity, that I have examined the foregoing report and to the best of my knowledge, information, and belief, all of the statements in this Contribution Worksheet are true and that said Worksheet is an accurate statement of affairs of the above named Company for the time period of covered in this report.			
Signa	ature: Date:		
Printe	ed name of Officer signing above:		
Positi	ion of Officer signing above:		
	PRN TO AND SUBSCRIBED BEFORE ME he day of, 20		
	ARY PUBLIC for Commission Expires:		

Who Must File:

As required by the South Carolina Public Service Commission Order # 2001-996, each carrier must file on an annual basis the information necessary to allow the Administrator to calculate the carrier's contribution.

When and Where to File:

Contribution Worksheets must be sent to:

SC Universal Service Fund Administrator c/o South Carolina Office of Regulatory Staff 1441 Main St. Suite 300 Columbia, SC 29201

Each Carrier must file on an annual basis the information necessary to allow the Administrator to calculate the carrier's contribution. These filings are due on August 30, 2006, reporting data as of December 31, 2005.

Revenue Reporting General Instructions:

The purpose of this report is to establish the company's Net Universal Service Fund contribution revenue from operations in South Carolina. The reporting format is designed, however, to include all revenues of a company conducting telecommunications operation in South Carolina. Inclusion of non-South Carolina revenues is to assist the Administrator in determining that all revenues have been included in the report and to simplify the audit process. As such, all revenues must be categorized as either End User (retail) from South Carolina operations, End User from non-South Carolina Operations or Carrier's Carrier (wholesale) for USF reporting purposes.

For South Carolina reporting purposes, companies must report booked gross revenues from all sources, including non-regulated and nontelecommunications services on Lines 201 through 217 and these must add to total gross revenues as reported on Line 218.

Reported revenues shall include account set-up, connection, service restoration, termination and other non-recurring charges. These charges should be reported on the same line that the filer reports any associated recurring revenue. For example, an early termination charge for a long distance private line service would be reported as revenue on Line 210. Deposits are not revenue. Gross revenues should include revenues derived from the activation and provision of interstate, international, and intrastate telecommunications and non-telecommunications services. Gross revenues consist of total revenues billed to customers during the filing period with no allowances for uncollectibles, settlements, or out-of-period adjustments. Gross revenues should include collection overages and unclaimed refunds for telecommunications services when not subject to escheats. Gross revenues should not be reported net of related expenditures. Reported revenues should tie directly to the books and records (e.g., general ledger/trial balance) of the reporting entity and not include estimates developed and reported by NECA or other reporting entities. Gross revenues also should include any surcharges on telecommunications services that are billed

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to the customer and either retained by the filer or remitted to a non-government third party under contract.

Gross revenues should <u>exclude</u> taxes and any surcharges that are not recorded on the company books as revenues but which instead are remitted to government bodies. Note that any charge included on the customer bill and represented to recover or collect contributions to federal or state universal service support mechanisms must be shown separately on Line 201. Other surcharges treated as revenues should be included in the revenue categories on which the surcharges were levied.

Permissible Exceptions:

An entity is not required to impute or report revenues for services provided to itself or to wholly owned affiliates unless: 1) it is required to record such revenues for some other federal or state regulatory purpose; or 2) the filer is providing service to an affiliate for resale and the affiliate is not a direct universal contributor.

Use of Estimates:

If revenue category breakout cannot be determined directly from corporate books of account or subsidiary records, filers may provide on the Worksheet a good-faith estimate of the breakout. Detailed calculation of any such estimates must accompany the Worksheet and clearly describe all assumption used in their calculation. Filers may not simply report all revenues on one of the "other revenue" lines.

Mergers:

Where two contributors have merged prior to the filing date, the successor company should report total revenues for the reporting period for all predecessor operations. The two contributors, however, should continue to report separately if each maintains separate corporate identities and continue to operate independently. Where an entity obtains, through purchase, merger or transfer, the telecommunications operations or customer base of a telecommunications provider during the calendar year, it must report all telecommunications revenues associated with such operations or customer base including revenues billed in the calendar year prior to the date of acquisition.

Page 1 of 4

Line 201 -- Itemized charges levied by the reporting entity in order to recover contributions to state and federal universal service support mechanisms should be reported on Line 201. Any charge that is identified on a bill as recovering contributions to universal service support mechanisms must be shown on Line 201 and should be identified as either interstate or intrastate revenues, as appropriate.

Line 202 -- Monthly service, local calling, connection charges, vertical features, and other local exchange services should include the basic local service revenues except for local private line revenues, access revenues, and revenues from providing mobile or cellular services. This line should include charges for optional extended area service, dialing features, local directory assistance, added exchange services such as automatic number identification (ANI) or teleconferencing, LNP surcharges, connection charges, charges for connecting with mobile service and local exchange revenue settlements.

Line 203 -- Line 203 should include charges to end users specified in access tariffs, such as tariffed subscriber line charges and PICC charges levied by a local exchange carrier on customers that are not presubscribed to an interexchange carrier (*i.e.*, a no-PIC customer). However, Line 203 should not include charges to end users for special access services (which are reported on Line 204). Telecommunications providers that do not have subscriber line charge or PICC tariffs on file with the Commission or who are not reselling such tariffed charges, should report \$0 on Line 203.

Line 204 -- Local private line and special access service should include revenues from providing local services that involve dedicated circuits, private switching arrangements, digital subscriber lines, and/or predefined transmission paths. Line 204 should include revenues from special access lines resold to end users unless the service is bundled with, and charged as part of a toll service, in which case the revenues should be reported on the appropriate toll service line. Report on Line 204 revenues from offering dedicated capacity between specified points even if the service is provided over local area switched ATM or frame relay networks.

Line 205 -- Line 205 should include revenues received from customers paid directly to the payphone service provider, including all coin-in-the-box revenues. Do not deduct commission payments to premises' owners. Note that the revenues associated with access line services (PTAS) provided to payphone service providers as well as the revenues associated with federal subscriber line charges associated with this access line service should be reported as Carrier's Carrier (Wholesale) revenues.

Line 206 -- Other local telecommunications service revenues should include local telecommunications service revenues that reasonably would not be included with one of the other fixed local service revenue categories.

Line 207 -- This line should include revenues (excluding international) from prepaid calling cards provided either to customers or to retail distributors. Revenues should represent the amounts actually paid by customers (face value) and not the amounts paid by distributors or retailers, and should not be reduced or adjusted for discounts provided to distributors or retail establishments. All prepaid card revenues are classified as end-user revenues. For purposes of completing this Worksheet, prepaid card revenues should be recognized when the cards are sold.

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March 2, 2007

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Line 208 – Interstate and intrastate operator and toll calls with alternative billing arrangements should include all calling card or credit card calls, person-to-person calls, and calls with alternative billing arrangements such as third-number billing and collect calls that both originate or terminate in a U.S. point. This line should include all charges from interstate and intrastate toll or long distance directory assistance. All revenues from international calls should be reported on line 217. Line 211 should include revenues from all calls placed from all coin and coinless, public and semi-public, accommodation and prison telephones, except that calls that are paid for via prepaid calling cards should be included on Line 207 and calls paid for by coins deposited in the phone should be included on Line 205.

Line 209 -- Ordinary long distance and other switched toll services should include all long distance message revenues except for amounts reported on Lines 205, 207, 211, or 216. Line 209 should include ordinary message telephone service (MTS), WATS, subscriber toll-free, 900, "WATS-like," and similar switched services. This category includes most toll calls placed for a fee and should include flat monthly charges billed to customers, such as account maintenance charges, PICC pass-through charges, package plans giving fixed amounts of toll minutes, and monthly minimums. However, where customers are charged single rate for a combined local and long distance service, all revenues for such service should be reported on Line 202.

Line 210 -- Long distance private line service should include revenues from dedicated circuits, private switching arrangements, and/or predefined transmission paths, extending beyond the basic service area. Line 210 should include frame relay and similar services where the customer is provided a dedicated amount of capacity between points in different basic service areas. Any revenues from international service should be excluded here and reported on line 216.

Line 211 -- All other long distance services (excluding international) should include all other revenues from providing long distance communications services. Line 211 should include toll teleconferencing. Line 211 should include switched data, frame relay and similar services where the customer is provided a toll network service rather than dedicated capacity between two points.

212 -- Universal service support revenues should include all amounts that filers receive as universal service support from either states or the federal government. Line 212 should include as revenues Lifeline Assistance reimbursement for the waived portion of subscriber line, presubscribed interexchange carrier charges or credits for subsidized services provided to schools, libraries, and rural health care providers. Line 212 should include amounts received as cash as well as amounts received as credit against contribution obligations. Line 212 should not include any amounts charged to customers to recover universal service or similar contributions.

Line 213 – Include revenues from the provision of broadband (including DSL and cable TV Program transmissions) services. These revenues are excluded from the calculation of Net Universal Service Fund revenue.

Line 214 -- Data reported on this line should contain mobile service revenues other than toll charges to mobile service customers. Charges associated with mobile service provided to resellers should not be included on this line. For services provided to end users, Line 214 should contain monthly charges, activation fees, service restoration, and service order processing charges, etc.

Page 3 of 4

End-user prepaid wireless service revenues attributable to activation and daily or monthly access charges should be reported on Line 214.

Line 215 -- Message charges, including any roaming charges assessed on customers for calls placed out of customers' home areas and local directory assistance charges. End-user prepaid wireless service revenues attributable to airtime should be reported on Line 215. Itemized toll charges to mobile service customers should be included in the Lines 210, 211 or 216, as appropriate.

Line 216 – Line 216 should include all revenues derived from the provision of international communications services. International services are defined as any call which originates or terminates at a point outside of the United States, regardless of its transmission path.

217 -- Line 217 should include all non-telecommunications service revenues on the reporting entity's books, as well as some revenues that are derived from telecommunications-related functions, but that should not be included in the universal service or other fund contribution bases. For example, information services offering a capability for generating, acquiring, storing, transforming, processing, retrieving, utilizing, or making available information via telecommunications are not included in the universal service or other fund contribution bases. Information services do not include any use of any such capability for the management, control, or operation of a telecommunications system or the management of a telecommunications service. Information services also are called enhanced services because they are offered over transmission facilities used in interstate communications and employ computer processing applications that act on the format, content, code, protocol, or similar aspects of the subscriber's transmitted information; provide the subscriber additional, different, or restructured information; or involve subscriber interaction with stored information. For example, call moderation and call transcription services are information services. These services are exempt from contribution requirements and should be reported on Line 217. Line 217 should include revenues from published directory and carrier billing and collection services. Line 217 should include revenues from the sale, lease, installation, maintenance, or insurance of customer premises equipment (CPE). Line 217 should include inside wiring charges and inside wiring maintenance insurance. Line 217 should include the sale or lease of transmission facilities, such as dark fiber or bare transponder capacity, that are not provided as part of a telecommunications service or as a UNE. Line 217 should include pole attachment revenues. Line 217 should include revenues from providing open video systems (OVS), cable leased access, and direct broadcast satellite (DBS) services. Line 217 should include late payment charges and charges (penalties) imposed by the company for customer checks returned for non-payment. Line 217 should not include any revenues from the provision of broadband (including DSL and cable TV Program transmissions) services. All revenues from the provision of broadband services should be reported on Line 213.

Line 219 – Reflects the gross amount includable in Net Universal Service Fund contribution revenue. This number is the total of Lines 201 through 211.

Line 220 -- Show the uncollectible revenue/bad debt expense associated with gross billed revenues amounts reported on Line 218. This should be the amount reported as bad debt expense in the filer's income statement for the year. Note that it will include uncollectibles associated with all revenue on the filer's books (Line 218), covering carrier's carrier revenues, end-user telecommunications revenues and revenues reported on Lines 212 through 217. The contributor's

Page 4 of 4

uncollectible revenues/bad debt expense should be calculated in accordance with Generally Accepted Accounting Principles. Thus, uncollectibles should represent the portion of gross billed revenues that the contributor reasonably expects will not be collected. Note that uncollectibles may not include any amounts associated with unbillable revenues. Filers that operate on a cash basis should report \$0 on this line.

Line 221 -- Show the portion of the uncollectible revenue/bad debt expense reported on Line 220 that is associated with just the universal service contribution base amounts reported on Line 219. Filers that maintain separate detail of uncollectibles by type of business should rely on those records in determining the portion of gross uncollectibles reported on Line 220 that should be reported on Line 221. Filers that do not have such detail should make such assignments in proportion to reported gross revenues. Filers must be able to document how the amounts reported on Line 221 relate to the uncollectible revenue/bad debt expense associated with gross billed revenues reported on Line 219.

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Order No. 2007-1 March 2, 2007

Worksheet to Determine Reportable Revenues South Carolina State USF Fund Year Ending 12/31/2005 Gross South Carolina Revenues From All Sources (Telecommunications and

Gross South Carolina Revenues From All Sources (Telecommunications and Nontelecommunications)

201 - Surcharges or other amounts on bills identified as recovering both state and

Fixed local services:

federal Universal Service contributions

202 - Monthly service, local calling, connect charges, vertical features, and other local exchange service charges. Except for federally tariffed subscriber line charges.

203 - PICC charges levied by a local exchange carrier on a no-PIC customer and tariffed subscriber line charges.

204 - Local private line and special access service

205 - Payphone revenues

206 - Other local telecommunications service revenues

Toll services:

207 - Prepaid calling card (including card sales to customers and non-carrier distributors but excluding international calling) reported at face value of cards.

208 - Interstate and intrastate operator and toll calls with alternate billing arrangements (credit card, collect, , etc.)

209 - Ordinary interstate and intrastate long distance (direct-dial MTS, customer tol free 800/888 service, "10-10" calls, associated monthly account maintenance, PICC pass-through, and other switched services not reported above

210 - Long distance private line services (excluding international)

211 - All other long distance services (excluding international)

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End User (Retail) South Carolina Intrastate	End User (Retail) Outside of South Carolina Interstate	Carrier's Carrier (Wholesale)	Total
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Total

Carrier's Carrier (Wholesale)

South Carolina Outside of

End User (Retail) South Carolina Interstate

Intrastate

End User (Retail)

Order Exhibit 1 Oocket No. 2006-341-C Order No. 2007-141 March 2, 2007

> Worksheet to Determine Reportable Revenues South Carolina State USF Fund **Year Ending 12/31/2005**

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Sources (Telecom	
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Revenues from all other sources:

- 212 Universal service support received from federal and state sources (both USF and Interim LEC Funds)
- 213 Revenues from provision of broadband (including DSL and cable TV Program transmission) services
- wireless telephony, paging and messaging and other mobile services) services 214 - Monthly service and activation charge revenues from mobile (including
- 215 Mobile service message charges including roaming, but excluding toll charges
- 216 International operator and toll calls, international calling card sales, international private line services and any other international services
- limited to: Information services, inside wiring maintenance, billing and collection, 217 - Revenues from other than telecommunications services, including, but not customer premises equipment, published directory, and dark fiber

218 - Gross revenues from all sources (Lines 201 through 217)

South Carolina State USF Fund Contribution Revenue:

- 219 Total Gross universal service contribution base amounts -Lines 201 through 211
- 220 Uncollectible revenue/bad debts expense associated with gross revenue amounts on Line 218
- 221 Uncollectible revenue/bad debts expense associated with universal service contribution amounts on Line 219
- 222 Net Universal Service Fund contribution base revenue (Line 219 minus Line 221)

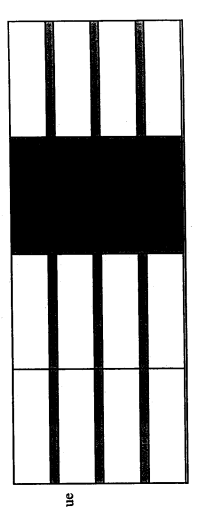


Exhibit 2

BLC Management, LLC d/b/a Angles Communications Solutions d/b/a Mexical Solutions Docket No. 2006-341-C -

Tariff No. 1 - Local Exchange Services Tariff (CLEC)

Section 2 - Rules and Regulations

2.9 - Payment for Service - Original Page 12 -

BLC will delete the following sentence:

The Company's billing invoices will be considered correct and binding upon the Customer if no notice is received from the Customer within thirty (30) days of the love of the invoice.

and replace it with the following:

All bills are presumed accurate, and shall be binding on the customer unless objection is received by the Company in writing or orally within the applicable statute of limitations. No credits, refunds or adjustments shall be granted if demand therefore is not received within such limitation period."

2.13- Refusal or Discontinuance by Company

2.13.5 - Original Page 14 -

BLC will delete the following sentence:

"For nonpayment of bills, including bills for any of the Company's other communication services, provided that suspension or termination of service shall not be made without seven days written notice to the Customer, except in extreme cases."

and replace it with the following:

For nonpayment of bills as outlined in 26 S.C. Regs. 103-625 & 103-626

2.14 - Tests, Pilots, Promotional Campaigns and Contests - Original Page 14

BLC will delete the following sentence:

The Company will notify the Commission regarding specific promotions and contests." and replace it with the following sentence:

The Company will notify, in transmittal letter format, the Commission and the ORS regarding specific promotions and contests. These temporary offerings will not be published in the Company's tariff."

2.17 - Returned Check Charge - Original Page 15 -

BLC will delete the following sentence:

"A fee may be charged for each check returned for insufficient fund as set forth in this tariff" and replace it with the following sentence:

A fee may be charged for each check returned for insufficient funds with the amount of such not to exceed that allowed by applicable state law as contained in S.C. Code Section 34-11-70."

Section 4 - Current Rates

<u>4.1 - Flat Rate Residential Service / 4.2 - Flat Rate Residential Service with Internet - Original Page 23 through Original Page 25 - </u>

BLC will add the Lifeline/Linkup sample language provided by ORS to its tariff under description of services and change the dollar amounts listed in sections 4.1 & 4.2 from \$10 to \$13.50

Section 5 - Maximum Rates - Residential

5.2 -Flat Rate Residential Service/ 5.3 - Flat Rate Residential Service with Internet - Original Page 27 through Original Page 29

BLC will add the Lifeline/Linkup sample language provided by ORS to its tariff under description of services and change the dollar amounts listed in sections 5.1 & 5.2 from \$10 to \$13.50

BLC will add a new Section 2.9.1 as follows:

Disputes with respect to charges should be presented to the Company in writing within thirty days from the date the invoice is rendered. The time for submitting such disputes shall not exceed the applicable statute of limitations. Unresolved disputes may be filed with ORS:

Office of Regulatory Staff
State of South Carolina
Consumer Services Division
P.O. Box 11263
Columbia, SC 29201
Telephone Number: (203) 737

Telephone Number: (803) 737-5230 Toll-Free Number: 1-800-922-1531 Fax Number: (803) 737-4750 Order Exhibit 1

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BLC Management, LLC d/b/a Angles Communications Solutions d/b/a Mexicall Solutions - Docket No. 2006-341-C

Interexchange Services Tariff (IXC) - Tariff No. 2

Section 4 – Current Rates and Charges

4.10 - Payphone Use Service Charge

4.10.1 - Original Page No. 33

BLC will reduce the payphone use service charge from \$1.99 to \$0.50

Section 5 - Maximum Rates Residential

5.10 - Payphone Use Service Charge

5.10.1 - Original Page No. 36

BLC will reduce the payphone use service charge from \$1.99 to \$0.50

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March 2, 2007

STATE OF SOUTH CAROLINA

State Budget and Control Board

OFFICE OF RESEARCH & STATISTICS

Exhibit 3

MARK SANFORD, CHAIRMAN GOVERNOR

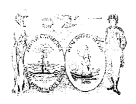
GRADY L. PATTERSON, JR. STATE TREASURER

RICHARD ECKSTROM COMPTROLLER GENERAL

ECONOMIC RESEARCH

WILLIAM GILLESPIE

(803) 734-3805



REMBERT C. DENNIS BUILDING 1000 ASSEMBLY STREET, SUITE 425 COLUMBIA, SOUTH CAROLINA 29201

> Bobby Bowers DIRECTOR

HUGH K. LEATHERMAN, SR. CHAIRMAN, SENATE FINANCE COMMITTEE

ROBERT W. HARRELL, JR.
CHAIRMAN, WAYS AND MEANS COMMITTEE

FRANK W. FUSCO EXECUTIVE DIRECTOR

August 2, 2004

To: Telephone Companies New to South Carolina

In an effort to continue providing quality emergency services to the citizens of South Carolina, the State 911 Office requests that before beginning telephone services in a county, you contact the 911 Coordinator in that county. This will allow both parties to obtain important information about providing 911 services in that county. If you have already begun services, then contact the coordinator as soon as possible.

A list of County 911 Coordinators can be found on the South Carolina E911 homepage at www.ors.state.sc.us/digital/E-911.ASP. If you have any questions related to 911 in South Carolina, you may contact E911 Coordinations at the Office of Research and Statistics at 803-734-3883. The person responsible for this can also be found on the 911 homepage. Please be aware that some cities may have their own E911 systems, these are also listed on the 911 homepage. These city coordinators will need to be contacted in addition to the county coordinators.

DIGITAL CARTOGRAPHY

(803)734-3802

March 2, 2007

BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

	BEFORE	。
	THE PUBLIC SERVICE COMMISSION OF	
	SOUTH CAROLINA	
	Docket No. 2006-341-C	
Re:	Application of BLC Management, LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions for a Certificate of Public Convenience and Necessity to Provide Resold Local Exchange and Interexchange Telecommunications Services in the State of South Carolina ST	TIPULATION
)	

The South Carolina Telephone Coalition ("SCTC") (see attachment "A" for list of companies) and BLC Management, LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions ("BLC Management") hereby enter into the following stipulations. As a consequence of these stipulations and conditions, SCTC does not oppose BLC Management's Application. SCTC and BLC Management stipulate and agree as follows:

- 1. SCTC does not oppose the granting of a statewide Certificate of Public Convenience and Necessity to BLC Management, provided the South Carolina Public Service Commission ("Commission") makes the necessary findings to justify granting of such a certificate, and provided the conditions contained within this stipulation are met.
- 2. BLC Management stipulates and agrees that any Certificate which may be granted will authorize BLC Management to provide service only to customers located in non-rural local exchange company ("LEC") service areas of South Carolina, except as provided herein.
- 3. BLC Management stipulates that it is not asking the Commission to make a finding at this time regarding whether competition is in the public interest for rural areas.

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Order Exhibit 2
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Order No. 2007-141

March 2, 2007

4. BLC Management stipulates and agrees that it will not provide any local service, by its own facilities or otherwise, to any customer located in a rural incumbent LEC's service area, unless and until BLC Management provides such rural incumbent LEC and the Commission with written notice of its intent to do so at least thirty (30) days prior to the date of the intended service. During such notice period, the rural incumbent LEC will have the opportunity to petition the Commission to exercise all rights afforded it under Federal and State law. Also, BLC Management acknowledges that the Commission may suspend the intended date for service in rural LEC territory for ninety (90) days while the Commission conducts any proceeding incident to the Petition or upon the Commission's own Motion, provided that the Commission can further suspend the implementation date upon showing of good cause.

- 5. BLC Management stipulates and agrees that, if BLC Management gives notice that it intends to serve a customer located in a rural incumbent LEC's service area, and either (a) the Commission receives a Petition from the rural incumbent LEC to exercise its rights under Federal or State law within such 30-day period, or (b) the Commission institutes a proceeding of its own, then BLC Management will not provide service to any customer located within the service area in question without prior and further Commission approval.
- 6. BLC Management acknowledges that any right which it may have or acquire to serve a rural telephone company service area in South Carolina is subject to the conditions contained herein, and to any future policies, procedures, and guidelines relevant to such proposed service which the Commission may implement, so long as such policies, procedures, and guidelines do not conflict with Federal or State law.
- 7. The parties stipulate and agree that all rights under Federal and State law are reserved to the rural incumbent LECs and BLC Management, and this Stipulation in no way suspends or adversely affects such rights, including any exemptions, suspensions, or modifications to which they may be entitled.

8. BLC Management agrees to abide by all State and Federal laws and to participate, to the extent it may be required to do so by the Commission, in the support of universally available

9. BLC Management hereby amends its application and its prefiled testimony in this docket to the extent necessary to conform with this Stipulation.

AGREED AND STIPULATED to this 20th day of December

BLC Management, LLC

Bonnie D. Shealy

2006.

Robinson, McFadden & Moore P.C.

telephone service at affordable rates.

Post Office Box 944

Columbia, South Carolina 29202

(803)779-8900

Attorneys for BLC Management, LLC

South Carolina Telephone Coalition

M. John Bowen, Jr. Margaret M. Fox

Post Office Box 11390

Columbia, South Carolina 29202

(803) 799-9800

Attorneys for the South Carolina Telephone Coalition

Docket No. 2006-341-C Order No. 2007-141 March 2, 2007

ATTACHMENT A

South Carolina Telephone Coalition Member Companies for Purposes of Local Service Stipulation

ALLTEL South Carolina, Inc.

Chesnee Telephone Company

Chester Telephone Company

Farmers Telephone Cooperative, Inc.

Ft. Mill Telephone Company

Home Telephone Company, Inc.

Lancaster Telephone Company

Lockhart Telephone Company

McClellanville Telephone Company

Norway Telephone Company

Palmetto Rural Telephone Cooperative, Inc.

Piedmont Rural Telephone Cooperative, Inc.

Pond Branch Telephone Company

Ridgeway Telephone Company

Rock Hill Telephone Company

Sandhill Telephone Cooperative, Inc.

St. Stephen Telephone Company

West Carolina Rural Telephone Cooperative, Inc.

Williston Telephone Company